

ENROLLED 1987 SENATE BILL 100

1 AN ACT relating to state finances and appropriations, constituting the execu-
2 tive budget bill of the 1987 legislature, and making appropriations.

CONTENTS OF THE ENROLLED BUDGET BILL

The "general" executive budget bill was introduced on February 17, 1987, at the request of Governor Tommy Thompson and referred to the Joint Committee on Finance. Four other budget-related bills, dealing with specific areas, were also referred to that committee: 1987 Senate Bill 72 (revenue, introd. 1/29/87), 1987 Senate Bill 101 (transportation, introd. 2/17/87), 1987 Senate Bill 102 (natural resources, introd. 2/17/87), and 1987 Senate Bill 205 (capital budget, introd. 4/16/87).

The Joint Committee on Finance combined the 5 bills, together with the committee's recommendations, into a single document: Senate Substitute Amendment 1 to 1987 Senate Bill 100, offered on June 11, 1987.

Senate:

The Senate, on June 18, 1987, passed the bill in the form of Senate Substitute Amendment 1 to the bill, as affected by the following amendments to that substitute adopted in the sequence shown: Senate Amendment 27, Senate Amendment 49, and Senate Amendment 47 as affected by the adoption of Senate Amendment 3 thereto. Senate Amendment 47 was a 677-item "superamendment" incorporating the decisions of the majority party caucus.

At the direction of the Senate Chief Clerk, Senate Bill 100 was printed engrossed to provide an integrated text for action by the Assembly. The Legislative Reference Bureau's corrections to the bill (S.Amdt. 47) made in engrossing are published in the Assembly Journal of June 24, 1987, at page 258.

Assembly:

On June 24, 25 and 26, the Assembly adopted a number of amendments to the engrossed bill. These amendments, together with 3 drafts adopted in the majority party caucus but not separately offered as amendments for floor action, were incorporated into Assembly Substitute Amendment 1 to 1987 Senate Bill 100, offered on July 2, 1987, and sponsored jointly by Speaker Loftus, Majority Leader Hauke and Minority Leader Nelsen.

The text of Assembly Substitute Amendment 1 combined 1987 Senate Bill 100 as printed engrossed, as affected by Assembly caucus amendments LRBb2007/4 ("Tax #1"), LRBb1979/1 ("MMSD training") and LRBb1817/1 ("I-43") and the following amendments adopted by the Assembly in the sequence shown: 1, 2 (incl. 3 and 4 to 2), 4, 5, 9, 11, 13, 14, 15, 17, 24 (incl. 1 to 24), 27, 16 (incl. 3, 4, 5 and 7 to 16), 19, 37, 38 (incl. 1 to 38), 41, 40 (incl. 1 and 2 to 40), 42 (incl. 2 to 42), 43, 54 (incl. 6 and 8 to 54), 57, 61, 64, 59, 68, 69, 63, 73, 74, 81, 84, 85 (incl. 2, 4, 5, 6, 8 and 10 to 85), 89, 90, 93, 102, 105 (incl. 1, 7 and 8 to 105), 101, 108, 107 and 114. Assembly Amendment 105 was a 247-item "superamendment" incorporating the decisions of the major-

ity party caucus. The amendments incorporated into Assembly Substitute Amendment 1 reflect the Legislative Reference Bureau's corrections to amendments 42 and 43 published in the Assembly Journal of June 26, 1987, at p. 308, and the correction to amendment 102 published in the Assembly Journal of July 2, 1987, at page 319.

On July 2, 1987, the Assembly adopted 3 amendments to Assembly Substitute Amendment 1: Assembly Amendment 1 (incl. amendments 1, 3, 4 and 5 thereto), Assembly Amendment 2, and Assembly Amendment 3.

Further Action:

A final amendment, Senate Amendment 2 to Assembly Substitute Amendment 1, reconciled the differences between the 2 houses. It was adopted in the Senate and Assembly Substitute Amendment 1, as affected by Senate Amendment 2, was concurred in by the Senate on a vote of 32 to 1. The Assembly concurred in Senate Amendment 2 on a vote of 82 to 16.

GUIDE TO NONSTATUTORY MATERIAL

As is the case for all other bills, the sections of the budget bill treating statutory material are displayed in the ascending numerical sequence of the statute units affected.

Treatments of prior session laws (styled "laws of [year], chapter" from 1848 to 1981, and "[year] Wisconsin Act" beginning with 1983) are displayed next by year of original enactment and by act number.

Following the treatment of prior session laws, the remaining nonstatutory material is set forth in bill SECTIONS numbered as follows:

- 3001 to 3057: NONSTATUTORY PROVISIONS; AGENCY NAME.
- 3101 to 3157: APPROPRIATION CHANGES; AGENCY NAME.
- SECTION 3200. TERMINOLOGY CHANGES.
- SECTION 3201. PROGRAM RESPONSIBILITY CHANGES.
- SECTION 3202. CROSS-REFERENCE CHANGES.
- SECTION 3203. INITIAL APPLICABILITY.
- SECTION 3204. EFFECTIVE DATES.

For miscellaneous nonstatutory provisions (3001 to 3057), and for appropriation changes (3101 to 3157), there is a separate section number for each agency. The last 2 digits correspond to the subsection identifiers shown below. For example, for miscellaneous nonstatutory provisions affecting the historical society see SECTION 3027.

For terminology changes (3200), program responsibility changes (3201), cross-reference changes (3202), initial applicability (3203) and effective dates (3204), there is a separate subsection number for each agency. For example, for initial applicability provisions affecting the department of public instruction see SECTION 3203 (44).

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|----------------------------------------------------------------------|-----------------------------------------------------|
| (1) ADMINISTRATION. | (27) HISTORICAL SOCIETY. |
| (2) ADOLESCENT PREGNANCY PREVENTION
AND PREGNANCY SERVICES BOARD. | (28) HOSPITAL RATE-SETTING
COMMISSION. |
| (3) AGING AND LONG-TERM
CARE BOARD. | (29) HOUSING AND ECONOMIC
DEVELOPMENT AUTHORITY. |
| (4) AGRICULTURE, TRADE AND
CONSUMER PROTECTION. | (30) INDUSTRY, LABOR AND HUMAN
RELATIONS. |
| (5) ARTS BOARD. | (31) INSURANCE. |
| (6) BANKING. | (32) INVESTMENT BOARD. |
| (7) BOUNDARY AREA COMMISSION,
MINNESOTA-WISCONSIN. | (33) JOINT COMMITTEE ON FINANCE. |
| (8) BUILDING COMMISSION. | (34) JUDICIAL COMMISSION. |
| (9) CHILD ABUSE AND NEGLECT
PREVENTION BOARD. | (35) JUDICIAL COUNCIL. |
| (10) CIRCUIT COURTS. | (36) JUSTICE. |
| (11) COMMUNITY DEVELOPMENT
FINANCE AUTHORITY. | (37) LEGISLATURE. |
| (12) CONSERVATION CORPS BOARD. | (38) MEDICAL COLLEGE OF WISCONSIN. |
| (13) COURT OF APPEALS. | (39) MILITARY AFFAIRS. |
| (14) CREDIT UNIONS. | (40) NATURAL RESOURCES. |
| (15) CRIMINAL JUSTICE. | (41) PERSONNEL BOARD. |
| (16) DEVELOPMENT. | (42) PERSONNEL COMMISSION. |
| (17) EDUCATIONAL COMMUNICATIONS
BOARD. | (43) PUBLIC DEFENDER BOARD. |
| (18) ELECTIONS BOARD. | (44) PUBLIC INSTRUCTION. |
| (19) EMPLOYE TRUST FUNDS. | (45) PUBLIC SERVICE COMMISSION. |
| (20) EMPLOYMENT RELATIONS
COMMISSION. | (46) REGULATION AND LICENSING. |
| (21) EMPLOYMENT RELATIONS
DEPARTMENT. | (47) REVENUE. |
| (22) ETHICS BOARD. | (48) SAVINGS AND LOAN. |
| (23) GOVERNOR. | (49) SECRETARY OF STATE. |
| (24) HEALTH AND SOCIAL SERVICES. | (50) SECURITIES. |
| (25) HEALTH FACILITIES AUTHORITY. | (51) SUPREME COURT. |
| (26) HIGHER EDUCATIONAL AIDS
BOARD. | (52) TRANSPORTATION. |
| | (53) TREASURER. |
| | (54) UNIVERSITY OF WISCONSIN SYSTEM. |
| | (55) VETERANS AFFAIRS. |
| | (56) VOCATIONAL, TECHNICAL AND ADULT
EDUCATION. |
| | (57) OTHER. |

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- 1 ••87b1284/1 •• 87b1780/en••SECTION 1b. 5.02 (21) of the statutes is
2 amended to read:
3 5.02 (21) "Spring election" means the election held on the first Tuesday
4 in April to elect judicial, educational and municipal officers, nonpartisan
5 county officers, sewerage commissioners, commissioners of the Yahara watershed

1 management district elected under s. 33.44 (2) (c) and to express preferences
2 for the person to be the presidential candidate for each party.

3 ••87b1284/1 •• 87b1780/en••SECTION 1d. 5.58 (2n) of the statutes is
4 created to read:

5 5.58 (2n) YAHARA WATERSHED MANAGEMENT DISTRICT. There shall be a sep-
6 arate ballot for commissioner of the Yahara watershed management district
7 elected under s. 33.44 (2) (c). Arrangement of the names on the ballot shall
8 be determined by the board. The ballot shall be titled "Official Primary
9 Ballot for Yahara Watershed Management District Commissioner".

10 ••87b1284/1 •• 87b1780/en••SECTION 1e. 5.60 (1) (b) of the statutes is
11 amended to read:

12 5.60 (1) (b) The board shall certify the candidates' names and designate
13 the official ballot arrangement for candidates for justice, court of appeals
14 judge, circuit judge, state superintendent, municipal judge elected under s.
15 755.01 (4), commissioner of the Yahara watershed management district elected
16 under s. 33.44 (2) (c), and, if commissioners are elected under s. 66.23 (11)
17 (am), the metropolitan sewerage commission. The arrangement of names of all
18 candidates on the ballot whose nomination papers are filed with the board
19 shall be determined by the board by the drawing of lots not later than the 7th
20 day following the deadline for filing nomination papers. Whenever a primary
21 is held for an office, a 2nd drawing of all candidates for that office shall
22 be held by or under the supervision of the board not later than the 3rd day
23 following the completion of the primary canvass to determine the arrangement
24 of candidates on the election ballot.

25 ••87b1284/1 •• 87b1780/en••SECTION 1g. 5.60 (4n) of the statutes is
26 created to read:

1 5.60 (4n) YAHARA WATERSHED MANAGEMENT DISTRICT. A separate ballot shall
2 list the names of all candidates for commissioner of the Yahara watershed
3 management district elected under s. 33.44 (2) (c).

4 ••87b1803/3 •• 87b1922/en••SECTION 1ge. 6.275 (1) (e) of the statutes is
5 created to read:

6 6.275 (1) (e) Where registration applies, the name, address and ward, if
7 any, of each registered elector and information concerning whether the elector
8 voted at the most recent general election.

9 ••87b1803/3 •• 87b1922/en••SECTION 1gm. 6.275 (3) of the statutes is
10 created to read:

11 6.275 (3) The board shall, by rule, prescribe a standard format for sub-
12 mission of the information required by sub. (1).

13 ••87b1803/3 •• 87b1922/en••SECTION 1gs. 6.275 (4) of the statutes is
14 created to read:

15 6.275 (4) The board shall assemble the information provided to it under
16 sub. (1) (e) in machine-readable form.

17 ••87b1284/1 •• 87b1780/en••SECTION 1i. 7.10 (1) (a) of the statutes is
18 amended to read:

19 7.10 (1) (a) Each county clerk shall provide ballots for every election
20 in the county for all national, state and county offices, including metropol-
21 itan sewerage commission elections under s. 66.23 (11) (am), for municipal
22 judges elected under s. 755.01 (4), for commissioner of the Yahara watershed
23 management district elected under s. 33.44 (2) (c) and for state and county
24 referenda. The official and sample ballots shall be prepared in substantially
25 the same form as those prescribed by the board under s. 7.08 (1) (a).

26 ••87b1284/1 •• 87b1780/en••SECTION 1k. 7.60 (4) (a) of the statutes is
27 amended to read:

1 7.60 (4) (a) The board of canvassers shall make separate duplicate
2 statements showing the numbers of votes cast for the offices of president and
3 vice president; state officials; U.S. senators and representatives in
4 congress; state legislators; justice; court of appeals judge; circuit judges;
5 municipal judges, if they are elected under s. 755.01 (4); ~~and~~ metropolitan
6 sewerage commissioners, if the commissioners are elected under s. 66.23 (11)
7 (am); and Yahara watershed management district commissioners elected under s.
8 33.44 (2) (c). The board of canvassers shall also prepare a statement showing
9 the results of any county, vocational district or statewide referendum. Each
10 statement shall state in numbers written out the total number of votes cast in
11 the county for each office; the names of all persons for whom the votes were
12 cast, as returned; the number of votes cast for each person; and the number of
13 votes cast for and against any referendum question. One copy of the statement
14 shall be used to report to the elections board or vocational district board
15 and the other statement shall be filed in the office of the county clerk or
16 board of election commissioners.

17 ••87b1284/1 •• 87b1780/en••SECTION 1m. 7.60 (5) of the statutes is
18 amended to read:

19 7.60 (5) REPORTING. Immediately following the canvass the county clerk
20 shall deliver or send to the elections board, by 1st class mail, a certified
21 copy of each statement of the county board of canvassers for president and
22 vice president; state officials; senators and representatives in congress;
23 state legislators; justice; court of appeals judge; circuit judge; municipal
24 judge, if elected under s. 755.01 (4); ~~and~~ metropolitan sewerage
25 commissioners, if the commissioners are elected under s. 66.23 (11) (am); and
26 Yahara watershed management district commissioner elected under s. 33.44 (2)
27 (c). The statement shall record the returns for each office or referendum by
28 ward, unless combined returns are authorized under s. 5.15 (6) (b) in which

1 case the statement shall record the returns for each group of combined wards.
2 Following primaries the county clerk shall enclose on blanks furnished by the
3 elections board the names, party or principle designation, if any, and number
4 of votes received by each candidate recorded in the same manner. The county
5 clerk shall deliver or transmit the certified statement to the elections board
6 no later than 7 days after each primary and no later than 10 days after any
7 other election. The board of canvassers shall deliver or transmit a certified
8 copy of each statement for any vocational district referendum to the secretary
9 of the district board of vocational, technical and adult education. If the
10 board of canvassers becomes aware of a material mistake in the canvass of an
11 election for state or national office or a statewide or vocational district
12 referendum prior to the close of business on the day the elections board
13 receives returns from the last county board of canvassers with respect to that
14 canvass, the board of canvassers may petition the elections board to reopen
15 and correct the canvass. The elections board shall direct the canvass to be
16 reopened and corrected if it determines that the public interest so requires.
17 If the elections board directs the canvass to be reopened, the board of can-
18 vassers shall reconvene and transmit a certified corrected copy of the canvass
19 statement to the elections board or secretary of the district board of
20 vocational, technical and adult education.

21 ••87b1284/1 •• 87b1780/en••SECTION 1p. 7.70 (3) (d) of the statutes is
22 amended to read:

23 7.70 (3) (d) When the certified statements and returns are received, the
24 board of state canvassers shall proceed to examine and make a statement of the
25 total number of votes cast at any election for the offices involved in the
26 election for president and vice president; a statement for each of the offices
27 of governor, lieutenant governor, if a primary, and a joint statement for the
28 offices of governor and lieutenant governor, if a general election; a state-

1 ment for each of the offices of secretary of state, state treasurer, attorney
2 general, and state superintendent; for U.S. senator; representative in con-
3 gress for each congressional district; the state legislature; justice; court
4 of appeals judge; circuit judge; municipal judge, if he or she is elected
5 under s. 755.01 (4); metropolitan sewerage commission, if the commissioners
6 are elected under s. 66.23 (11) (am); Yahara watershed management district
7 commissioner elected under s. 33.44 (2) (c); and for any referenda questions
8 submitted by the legislature.

9 ••87b1284/1 •• 87b1780/en••SECTION 1r. 8.10 (3) (hn) of the statutes is
10 created to read:

11 8.10 (3) (hn) For commissioners of the Yahara watershed management dis-
12 trict elected under s. 33.44 (2) (c), not less than 100 nor more than 200
13 electors.

14 ••87b1284/1 •• 87b1780/en••SECTION 1s. 8.10 (6) (a) of the statutes is
15 amended to read:

16 8.10 (6) (a) For state offices; municipal judges, if they are elected
17 under s. 755.01 (4); ~~ex~~ seats on a metropolitan sewerage commission, if the
18 commissioners are elected under s. 66.23 (11) (am); or commissioner of the
19 Yahara watershed management district elected under s. 33.44 (2) (c), in the
20 office of the board.

21 ••87b1284/1 •• 87b1780/en••SECTION 1u. 9.10 (1) (a) of the statutes is
22 amended to read:

23 9.10 (1) (a) The qualified electors of the state, of any county, city,
24 village, or town, ~~ex~~ of any congressional, legislative, judicial or school
25 district or of the Yahara watershed management district may petition for the
26 recall of any incumbent elective official after the first year of the term for
27 which the official is elected by filing a petition with the same official or

1 agency with whom nomination papers or declarations of candidacy for the office
2 are filed demanding the recall of the officeholder.

3 ••87b1284/1 •• 87b1780/en••SECTION 1w. 11.02 (3) of the statutes is
4 amended to read:

5 11.02 (3) The "filing officer" for each candidate for local office and
6 for each committee which or individual who is acting in support of or in
7 opposition to any candidate for local office, but not any candidate for state
8 office, is the clerk of the most populous jurisdiction ~~for~~ or portion thereof
9 in which any candidate who is supported or opposed seeks office.

10 ••87b1803/3 •• 87b1922/en••SECTION 1y. 11.26 (8) (a) of the statutes is
11 amended to read:

12 11.26 (8) (a) No political party as defined in s. 5.02 (13) may receive
13 more than a total of ~~\$75,000~~ \$150,000 in value of its contributions in any
14 ~~calendar year~~ biennium from all other committees, excluding contributions from
15 legislative campaign committees and transfers between party committees of the
16 party. In this paragraph, a biennium commences with January 1 of each odd-
17 numbered year and ends with December 31 of each even-numbered year.

18 ••87b0473/2••SECTION 2g. 11.26 (13m) of the statutes is renumbered 11.26
19 (13m) (intro.) and amended to read:

20 11.26 (13m) (intro.) Contributions utilized for the ~~purpose of payment of~~
21 ~~legal fees and other expenses as a result of a recount at an election~~ follow-
22 ing purposes are not subject to limitation by this section-;

23 ••87b0473/2••SECTION 2r. 11.26 (13m) (a) and (b) of the statutes are
24 created to read:

25 11.26 (13m) (a) For the purpose of payment of legal fees and other
26 expenses incurred as a result of a recount at an election.

27 (b) For the purpose of payment of legal fees and other expenses incurred
28 in connection with the circulation, offer to file or filing, or with the

1 response to the circulation, offer to file or filing, of a petition to recall
2 an officer prior to the time a recall primary or election is ordered, or after
3 that time if incurred in contesting or defending the order.

4 ••87b1284/1 •• 87b1780/en••SECTION 3c. 11.31 (1) (h) of the statutes is
5 amended to read:

6 11.31 (1) (h) ~~Candidates~~ Except as provided in par. (i), candidates for
7 any local office, who are elected from a jurisdiction or district with less
8 than 500,000 inhabitants according to the latest federal census or census
9 information on which the district is based, as certified by the appropriate
10 filing officer, an amount equal to the greater of 1) \$500; or 2) one-fourth of
11 the annual salary for the office sought; or 3) 15 cents per inhabitant of the
12 jurisdiction or district, but in no event more than \$20,000.

13 ••87b1284/1 •• 87b1780/en••SECTION 3f. 11.31 (1) (i) of the statutes is
14 created to read:

15 11.31 (1) (i) Candidates for commissioner of the Yahara watershed man-
16 agement district elected under s. 33.44 (2) (c), \$8,000.

17 ••87b1644/2 •• 87b1922/en••SECTION 3m. 13.04 (1) (title) of the statutes
18 is repealed.

19 ••87b1644/2 •• 87b1922/en••SECTION 3n. 13.04 (1) (a) to (d) of the stat-
20 utes are renumbered 13.04 (1) to (4).

21 ••87b1644/2 •• 87b1922/en••SECTION 3p. 13.04 (1) (e) of the statutes is
22 renumbered 13.04 (5) and amended to read:

23 13.04 (5) ~~Nothing in this subsection shall prevent~~ This section does not
24 preclude the concurrent appointment of an incumbent legislator to an
25 unsalaried part-time state position created during the legislator's current
26 legislative term when the emoluments for such position are limited to reim-
27 bursement for actual and necessary expenses incurred in the performance of the

1 duties of the position and when the duties of such position are not incom-
2 patible with the legislator's duties as a member of the legislature.

3 ••87b1644/2 •• 87b1922/en••SECTION 3q. 13.04 (2) of the statutes is
4 repealed.

5 ••87b0353/1••SECTION 4e. 13.09 (4) of the statutes, as affected by 1987
6 Wisconsin Act 4, is repealed.

7 ••87b2082/1••SECTION 7m. 13.172 (3) of the statutes is amended to read:
8 13.172 (3) Notwithstanding any other law except s. 36.09 (1) (m), any
9 agency which is required, by statute, to submit a report to the speaker of the
10 assembly or the president of the senate; to appropriate standing committees of
11 the legislature, as determined by the speaker or president; to any specified
12 standing committee except the joint committee on finance; to standing commit-
13 tees with specified subject matter jurisdiction; or to standing committees
14 with specified subject matter jurisdiction, as determined by the speaker or
15 president, shall submit the report to the chief clerk of each house of the
16 legislature. The chief clerks shall publish notice of receipt of the report
17 in the journals of the respective houses. The chief clerks of the assembly
18 and the senate shall also notify the speaker and president, respectively, that
19 the report has been received and shall distribute the report to standing
20 committees in that house or other persons, as directed by the speaker or
21 president.

22 ••87b0374/3&87b0350/2••SECTION 7t. 13.45 (4) (intro.) of the statutes is
23 amended to read:

24 13.45 (4) ORGANIZATION. (intro.) Unless otherwise provided by law, and
25 except as provided in sub. (4m), every legislative committee or committee on
26 which there are legislative members appointed or selected by either house or
27 the officers thereof or the joint committee on legislative organization shall:

1 ••87a0932/2••SECTION 7w. 13.48 (14) (c) of the statutes is amended to
2 read:

3 13.48 (14) (c) Net proceeds from the sale or lease of the lands or
4 buildings ~~are appropriated to the state building trust~~ under par. (b) shall be
5 deposited in the bond security and redemption fund under s. 18.09 to pay the
6 principal and interest on any bonds used to finance those lands or buildings,
7 and any premium due upon refunding any of those bonds. If there are no such
8 bonds outstanding, the net proceeds shall be used to pay the principal and
9 interest on the bond which is from any revenue source from which there were
10 appropriations to support those lands or buildings and which bears the highest
11 true interest costs in comparison to any other bond from such revenue sources.

12 ••87b0343/3••SECTION 7x. 13.48 (24) of the statutes is created to read:

13 13.48 (24) CASH FINANCING FOR MINIMUM MAINTENANCE PROJECTS. Beginning
14 with the building program recommended by the building commission for the
15 1989-91 biennium, the building commission shall use cash financing for any
16 minimum maintenance project in the authorized state building program,
17 including, but not limited to, maintaining or repairing an exterior building
18 envelope, a vital mechanical system, monitoring device or control, a vital
19 electrical system or a utility distribution system and equipment.

20 ••87-1851/7••SECTION 8. 13.482 (2) (b) of the statutes is amended to
21 read:

22 13.482 (2) (b) The building commission shall annually determine and fix
23 the rate of annual rental and the share which shall be paid by each state
24 department and agency occupying the building project. Such share shall be
25 computed on a basis of square feet of floor space occupied or used by each
26 department and agency, giving proper weight to the quality of space occupied.
27 The building commission ~~in its discretion~~ may continue to charge each such
28 department and agency such rental after the project has been completed and

1 ~~acquired by the state. Such rentals shall be placed in the general fund and~~
2 ~~are appropriated to the building commission to be used for operation and~~
3 ~~maintenance and any unused balances shall be credited to the state building~~
4 ~~trust fund created by s. 13.48 (3) credited to the appropriation account under~~
5 ~~s. 20.505 (5) (ka). Plans for projects and all contracts and leases and~~
6 ~~re-leases made pursuant to this section shall, before becoming effective, have~~
7 ~~the written approval of the secretary of administration and the governor.~~
8 ~~Nothing herein contained shall authorize This paragraph does not authorize the~~
9 ~~building commission to incur any state debt for the construction, lease or~~
10 ~~re-lease of such buildings, improvements, facilities or equipment for the~~
11 ~~housing of state departments and agencies.~~

12 ••87-1851/7••SECTION 9. 13.486 (2) of the statutes is amended to read:

13 13.486 (2) ~~In carrying out this project the building commission may~~
14 ~~refinance the present state office building so that the existing encumbrance~~
15 ~~in favor of the state property insurance fund, which is secured by a deed in~~
16 ~~trust from the state to the commissioner of insurance executed on December 31,~~
17 ~~1931, shall be paid in full to the state property insurance fund. The entire~~
18 ~~property including the existing building and land and the proposed addition~~
19 ~~shall be operated by the building commission through the department of admin-~~
20 ~~istration as provided in s. 13.482 (2). Section 13.482 shall apply to the~~
21 ~~existing land and building as well as to the proposed addition and land.~~

22 ••87-1851/7••SECTION 10. 13.486 (3) of the statutes is repealed.

23 ••87b1359/3 •• 87b1751/en••SECTION 10c. 13.489 (title), (1) to (4) and
24 (5) (title) of the statutes are repealed.

25 ••87b1359/3 •• 87b1751/en••SECTION 10cm. 13.489 (5) of the statutes is
26 renumbered 84.013 (4) (b) and amended to read:

27 84.013 (4) (b) ~~The department of transportation may not construct a major~~
28 ~~highway project, as defined in s. 84.013 (1) (a), or, within any 6-year~~

1 period, construct a highway project consisting of separate contiguous projects
2 which do not individually qualify as major highway projects but which in their
3 entirety would constitute a major highway project without first submitting the
4 project to the commission for its recommendations and report and without spe-
5 cific authorization under s. 84.013 sub. (3), except as provided in s. 84.013
6 sub. (6).

7 ••87b0350/2••SECTION 10f. 13.49 (1) (intro.) and (b) of the statutes are
8 consolidated, renumbered 13.49 (1) and amended to read:

9 13.49 (1) CREATION. There is created a joint survey committee on debt
10 management composed of ~~9 members, as follows: (b) Three members to be se-~~
11 ~~lected by the governor, at least 2 of which shall be experienced in or famil-~~
12 ~~iar with public debt management, public finance or municipal bond~~
13 ~~underwriting. Public members the legislators and persons who are not~~
14 ~~legislators, if any, appointed by the joint committee on legislative~~
15 ~~organization. A member of the committee who is not a legislator, if any,~~
16 shall be reimbursed for actual and necessary expenses incurred as members a
17 member of the committee from the appropriation made by s. 20.505 (1) (a).

18 ••87b0350/2••SECTION 10g. 13.49 (1) (a) of the statutes is repealed.

19 ••87b0350/2••SECTION 10i. 13.49 (2) of the statutes is amended to read:

20 13.49 (2) (title) PRESIDING OFFICERS. ~~The officers of the committee~~
21 ~~shall be a senate chairperson and vice chairperson, an assembly chairperson~~
22 ~~and vice chairperson and a secretary. The senate chairperson and vice chair-~~
23 ~~person shall be selected as are chairpersons and vice chairpersons of senate~~
24 ~~standing committees. The assembly chairperson and vice chairperson shall be~~
25 ~~appointed by the speaker. The senate chairperson or the assembly chairperson~~
26 shall preside, respectively, over the meetings of the committee depending on
27 which house of the legislature referred the proposal then under consideration

1 to the committee. ~~The secretary shall be elected by the committee from among~~
2 ~~its nonlegislator members.~~

3 ••87b0480/3••SECTION 10m. 13.50 (4) of the statutes is amended to read:

4 13.50 (4) STAFF. The joint committee on legislative organization shall
5 employ a research director of the committee under the unclassified service.
6 The research director appointed under the classified service prior to the
7 effective date of this subsection [revisor inserts date], shall continue
8 to serve in the classified service for the duration of his tenure as research
9 director. The ~~committee~~ research director shall, under the classified
10 service, ~~employ a research director and, train and supervise such other staff~~
11 ~~as is required for the performance of its duties, it being the determination~~
12 ~~of the legislature that such research director is more readily obtainable~~
13 ~~under s. 230.15 (2) may be assigned to him or her.~~ The joint survey committee
14 on retirement systems may ~~employ or~~ contract for actuarial and technical
15 assistance ~~outside the classified service.~~

16 ••87b0350/2••SECTION 10mm. 13.52 (1) (intro.) of the statutes is renun-
17 bered 13.52 (1) and amended to read:

18 13.52 (1) CREATION. There is created a joint survey committee on tax
19 exemptions composed of ~~9 members, as follows: the legislators and persons who~~
20 are not legislators, if any, appointed by the joint committee on legislative
21 organization.

22 ••87b0350/2••SECTION 10n. 13.52 (1) (a) to (d) of the statutes are
23 repealed.

24 ••87b0350/2••SECTION 10p. 13.52 (1m) of the statutes is repealed.

25 ••87b0354/1••SECTION 12c. 13.625 (7) of the statutes is created to read:

26 13.625 (7) This section does not apply to the furnishing or receipt of
27 reimbursement for actual and reasonable expenses authorized under s. 19.56 for
28 the activities listed in that section.

1 ••87b0480/3••SECTION 12d. 13.81 (4) of the statutes is repealed.

2 ••87b0480/3••SECTION 12g. 13.90 (1) (e) of the statutes is renumbered

3 13.90 (1m) (b) and amended to read:

4 13.90 (1m) (b) ~~Select~~ The joint committee on legislative organization

5 shall select the ~~director~~ head of each ~~bureau~~ legislative service agency. The

6 appointment of each ~~director~~ legislative service agency head shall be made

7 without regard to political affiliation in order to safeguard the nonpartisan

8 character of each legislative service ~~bureau~~ agency. In the case of the state

9 auditor, the joint legislative audit committee shall make recommendations for

10 the approval of the joint committee on legislative organization. The commit-

11 tee shall designate an employe of each ~~bureau~~ legislative service agency to

12 exercise the powers and authority of each ~~bureau-director~~ legislative service

13 agency head in case of absence or disability.

14 ••87b0480/3••SECTION 12L. 13.90 (1m) (a) of the statutes is created to

15 read:

16 13.90 (1m) (a) In this subsection, "legislative service agency" means the

17 joint survey committee on retirement systems, the legislative council, the

18 legislative audit bureau, the legislative fiscal bureau, the legislative

19 reference bureau and the revisor of statutes bureau.

20 ••87b0480/3••SECTION 12p. 13.90 (1m) (c) of the statutes is created to

21 read:

22 13.90 (1m) (c) The executive secretary of the legislative council

23 appointed by the council under s. 13.81 (4), 1985 stats., prior to the effec-

24 tive date of this paragraph [revisor inserts date], shall continue to

25 serve at the pleasure of the council for the duration of her tenure as execu-

26 tive secretary.

27 ••87b0168/2••SECTION 12u. 13.92 (1) (b) 4 of the statutes is created to

28 read:

1 13.92 (1) (b) 4. In cooperation with the revisor of statutes, prepare a
2 biennial list of numerical cross-references in the statutes to other parts of
3 the statutes.

4 ••87b0376/4••SECTION 12y. 13.94 (1) (bm) of the statutes is created to
5 read:

6 13.94 (1) (bm) In the 1987-88 and 1991-92 fiscal years, audit, under par.
7 (b), the soil and water resource management program in the department of
8 agriculture, trade and consumer protection and the nonpoint source water
9 pollution abatement program under the department of natural resources. The
10 audit of the nonpoint source water pollution abatement program shall include a
11 review of the priority watershed planning methods, priority watershed
12 selection, program and budget management of priority watershed projects and
13 project and program evaluation methods.

14 ••87b1325/1 •• 87b1754/2••SECTION 12ym. 13.94 (4) (a) 4 of the statutes
15 is created to read:

16 13.94 (4) (a) 4. The farm congress.

17 ••87b0401/4••SECTION 12z. 14.065 of the statutes is created to read:

18 14.065 EXPENDITURE OF FEDERAL OIL OVERCHARGE FUNDS. (1) In this
19 section, "oil overcharge funds" means any oil overcharge restitution funds
20 which the federal government disburses to this state under any act of
21 congress, court order or administrative action.

22 (2) Notwithstanding s. 16.54, the governor may not authorize the
23 expenditure of any oil overcharge funds unless a proposal for that expenditure
24 under sub. (3) has been approved by the joint committee on finance.

25 (3) The governor shall submit to the joint committee on finance and to
26 the appropriate legislative standing committees of each house of the legis-
27 lature generally responsible for legislation related to state energy issues, a
28 proposal for the expenditure of oil overcharge funds. Within 30 days after

1 receipt of the proposal, each such standing committee may submit in writing
2 recommendations on the proposal to the joint committee on finance.

3 (4) Thirty days after receipt of the proposal under sub. (3) or upon
4 receipt of the recommendations of the standing committees under sub. (3),
5 whichever is sooner, the joint committee on finance shall schedule a meeting
6 under s. 13.10 to approve, modify or disapprove the proposal.

7 (5) The governor may not make any amendment to any proposal for the
8 expenditure of oil overcharge funds which has been approved by the joint
9 committee on finance unless that amendment is approved or modified and
10 approved by the joint committee on finance under s. 13.10.

11 ••87-1480/2••SECTION 13. 14.33 of the statutes is amended to read:

12 14.33 EMPLOYES. The lieutenant governor may employ within the limits of
13 the ~~appropriation~~ appropriations under s. ~~20.525 (3)~~ 20.540 such staff as he
14 or she deems necessary outside the classified service for such period and upon
15 such terms as the lieutenant governor determines.

16 ••87b0281/2••SECTION 14b. 14.35 of the statutes is created to read:

17 14.35 AUTHORIZED ACTIVITIES. The lieutenant governor may:

18 (1) Accept gifts, grants, bequests or devises, or federal moneys autho-
19 rized by the governor under s. 16.54, to be used for the authorized functions
20 of the office of lieutenant governor.

21 (2) Conduct conferences or prepare and sell publications or promotional
22 materials related to the authorized functions of the office of lieutenant
23 governor.

24 ••87b1529/1 •• 87b1990/en••SECTION 15r. 15.01 (4) of the statutes is
25 amended to read:

26 15.01 (4) "Council" means a part-time body appointed to function on a
27 continuing basis for the study, and recommendation of solutions and policy
28 alternatives, of the problems arising in a specified functional area of state

1 government, except the council on criminal justice has the powers and duties
2 specified in s. 16.969 and the women's council has the powers and duties
3 specified in s. 16.01 (4) and (5).

4 ••87b1529/1 •• 87b1990/en••SECTION 15v. 15.01 (4) of the statutes, as
5 affected by 1987 Wisconsin Act (this act), is repealed and recreated to
6 read:

7 15.01 (4) "Council" means a part-time body appointed to function on a
8 continuing basis for the study, and recommendation of solutions and policy
9 alternatives, of the problems arising in a specified functional area of state
10 government, except the women's council has the powers and duties specified in
11 s. 16.01 (4) and (5).

12 ••87b1456/1 •• 87b1990/en••SECTION 16ad. 15.01 (6) of the statutes is
13 repealed and recreated to read:

14 15.01 (6) "Division," "bureau," "section" and "unit" means the subunits
15 of a department, whether specifically created by law or created by the head of
16 the department for the more economic and efficient administration and oper-
17 ation of the programs assigned to the department. The office of justice
18 assistance in the department of administration has the meaning of "division"
19 under this subsection.

20 ••87b1456/1 •• 87b1990/en••SECTION 16d. 15.02 (3) (c) 1 of the statutes
21 is repealed and recreated to read:

22 15.02 (3) (c) 1. The principal subunit of the department is the
23 "division". Each division shall be headed by an "administrator". The office
24 of justice assistance in the department of administration has the meaning of
25 "division" and the executive staff director of the office of justice assis-
26 tance in the department of administration has the meaning of "administrator"
27 under this subdivision.

1 ••87-0624/4 •• 87b2133/1••SECTION 18g. 15.06 (1) (b) of the statutes is
2 amended to read:

3 15.06 (1) (b) The commissioners of banking, credit unions, savings and
4 loan, insurance and securities shall each be nominated by the governor, and
5 with the advice and consent of the senate appointed, ~~for a 6-year term expir-~~
6 ~~ing on March 1 of an odd-numbered year to serve at the pleasure of the~~
7 governor. Except as provided in s. 17.07 (3) and (5), the governor may not
8 remove from office the commissioners of banking, credit unions, savings and
9 loan, insurance and securities who were appointed for a fixed term before the
10 effective date of this paragraph [revisor inserts date].

11 ••87-0624/4 •• 87b2133/1••SECTION 18r. 15.06 (1) (c) of the statutes is
12 repealed.

13 ••87b2195/1••SECTION 20m. 15.07 (1) (a) 5 of the statutes is repealed.

14 ••87b0246/3••SECTION 21m. 15.07 (1) (cm) of the statutes is amended to
15 read:

16 15.07 (1) (cm) The terms of members of the personnel board shall expire
17 on July 1. The terms of members of the state employes merit award board shall
18 expire on July 1. The term of one member of the ethics board shall expire on
19 each May 1. The terms of 2 members of the development finance board, other
20 than ex officio members, shall expire on May 1 of every even-numbered year and
21 the terms of the other 3 members, other than ex officio members, shall expire
22 on May 1 of every odd-numbered year. The terms of members of the radioactive
23 waste review board shall expire as specified under s. 15.105 (11) (c). The
24 terms of the 3 members of the land conservation board appointed under s.
25 15.135 (4) (b) 2 shall expire on January 1. The terms of members of the real
26 estate board shall expire on July 1.

27 ••87b0350/2••SECTION 22m. 15.101 (5) of the statutes is repealed.

28 ••87b0496/3••SECTION 24m. 15.101 (15) of the statutes is repealed.

1 ••87b0360/1••SECTION 24r. 15.101 (16) of the statutes is repealed.
2 ••87b0496/3••SECTION 25m. 15.101 (20) of the statutes is created to read:
3 15.101 (20) OFFICE OF JUSTICE ASSISTANCE. The office of justice assis-
4 tance shall have the program responsibilities specified under s. 16.964.

5 ••87b0496/3••SECTION 28m. 15.105 (title) of the statutes is amended to
6 read:

7 15.105 (title) SAME; ATTACHED BOARDS, COMMISSIONS AND OFFICE.

8 ••87b0350/2••SECTION 28r. 15.105 (5) of the statutes is renumbered 13.475
9 and amended to read:

10 13.475 STATE CAPITOL AND EXECUTIVE RESIDENCE BOARD. There is created a
11 state capitol and executive residence board, attached to the department of
12 administration under s. 15.03, consisting of the secretary of administration
13 or the secretary's designee, the director of the historical society, the head
14 of the engineering function in the department of administration or his or her
15 designee, 3 senators and 3 representatives to the assembly appointed as are
16 the members of standing committees in their respective houses, and 7 citizen
17 members legislators and persons who are not legislators, if any, appointed for
18 staggered 6-year terms of whom at least 2 shall be architects licensed in this
19 state, one shall be a landscape architect and 3 shall be interior designers by
20 the joint committee on legislative organization. The joint committee on
21 legislative organization shall designate the chairperson or the 2 cochairper-
22 sons of the board.

23 ••87b0360/1••SECTION 28t. 15.105 (15) of the statutes is repealed.

24 ••87b0496/3••SECTION 31m. 15.105 (19) of the statutes is created to read:
25 15.105 (19) OFFICE OF JUSTICE ASSISTANCE. There is created an office of
26 justice assistance which is attached to the department of administration under
27 s. 15.03. The executive staff director of the office shall be appointed by
28 the governor to serve at the pleasure of the governor.

- 1 ••87b0496/3••SECTION 31p. 15.107 (1) of the statutes is repealed.
- 2 ••87b0360/1••SECTION 31q. 15.107 (1m) of the statutes is repealed.
- 3 ••87b0310/1••SECTION 32g. 15.131 (5) of the statutes is repealed.
- 4 ••87b0376/4••SECTION 32m. 15.135 (4) (b) 3 of the statutes is amended to
- 5 read:
- 6 15.135 (4) (b) 3. ~~Two public~~ Three other members appointed for staggered
- 7 4-year terms. One of those members shall be a resident of a city with a
- 8 population of 50,000 or more, one shall be a farmer and one shall be a member
- 9 of a charitable corporation, charitable association or charitable trust, the
- 10 purpose or powers of which include protecting natural resources, including
- 11 scenic or open space, and maintaining or enhancing air or water quality.
- 12 ••87b0376/4••SECTION 32mg. 15.135 (4) (c) of the statutes is renumbered
- 13 15.135 (4) (c) (intro) and amended to read:
- 14 15.135 (4) (c) Advisory members. (intro.) The board shall invite ~~the:~~
- 15 1. The U.S. secretary of agriculture to appoint a representative of the
- 16 soil conservation service and a representative of the agricultural stabiliza-
- 17 tion and conservation service to serve as advisory members of the board. ~~In~~
- 18 ~~addition, the board shall invite the~~
- 19 2. The dean of the college of agricultural and life sciences of the uni-
- 20 versity of Wisconsin-Madison and the director of the university of
- 21 Wisconsin-extension to serve or appoint a person to serve as an advisory
- 22 member of the board.
- 23 ••87b0376/4••SECTION 32mm. 15.135 (4) (c) 3 of the statutes is created to
- 24 read:
- 25 15.135 (4) (c) 3. The staff of the county land conservation committees
- 26 employed under s. 92.09 to designate jointly a person to serve as an advisory
- 27 member of the board.
- 28 ••87b0310/1••SECTION 32p. 15.135 (5) of the statutes is repealed.

1 ••87b1325/1 •• 87b1754/2••SECTION 32pm. 15.138 of the statutes is created
2 to read:

3 15.138 FARM CONGRESS. There is created a farm congress which shall be an
4 independent organization of citizens of the state who are involved or inter-
5 ested in agriculture. The farm congress shall serve in an advisory capacity
6 to the board of agriculture, trade and consumer protection on all matters
7 under the jurisdiction of the board. The records, budget, studies and surveys
8 of the farm congress shall be kept and established in conjunction with the
9 department of agriculture, trade and consumer protection. The reports of the
10 farm congress shall be a separate advisory opinion of such congress.

11 ••87-2066/6••SECTION 35. 15.151 (1) of the statutes is repealed and re-
12 created to read:

13 15.151 (1) DEVELOPMENT FINANCE BOARD. The development finance board
14 shall have the program responsibilities specified for the board under subch.
15 IV of ch. 560.

16 ••87-2066/6••SECTION 37. 15.155 (1) of the statutes is repealed and re-
17 created to read:

18 15.155 (1) DEVELOPMENT FINANCE BOARD. There is created a development
19 finance board attached to the department of development under s. 15.03 con-
20 sisting of the secretary of development or the secretary's designee, the
21 secretary of industry, labor and human relations or the secretary's designee,
22 the director of the state vocational, technical and adult education board or
23 the director's designee, the president of the university of Wisconsin system
24 or the president's designee and 5 other members appointed by the governor for
25 2-year terms. The members, other than the ex officio members, shall represent
26 the scientific, technical, labor, small business and financial communities of
27 this state.

1 ••87b1499/2 •• 87b1788/en••SECTION 38m. 15.155 (2) of the statutes is
2 amended to read:

3 15.155 (2) EMPLOYE OWNERSHIP BOARD. There is created an employe owner-
4 ship board attached to the department of development under s. 15.03 consisting
5 of the secretary of development or his or her designee, a representative from
6 the labor community ~~and another member appointed by the governor, the director~~
7 ~~of the small business development center at the university of~~
8 ~~Wisconsin extension or the director's designee~~ appointed by the governor from
9 a list of 3 names submitted by the president of the Wisconsin state AFL-CIO, a
10 member appointed by the speaker of the assembly, a member appointment by the
11 president of the senate, a member appointed by the senate minority leader, a
12 member appointed by the assembly minority leader and the executive director of
13 the community development finance authority.

14 ••87-2066/6••SECTION 39. 15.157 (1) of the statutes is repealed and re-
15 created to read:

16 15.157 (1) COUNCIL ON INTERNATIONAL TRADE. There is created in the
17 department of development a council on international trade appointed by the
18 secretary of development. The secretary of development shall determine the
19 number of council members. The council shall include the secretary of
20 development or the secretary's designee, the secretary of agriculture, trade
21 and consumer protection ~~or the secretary's designee~~ and other members who are
22 knowledgeable about commerce, industry, agribusiness and finance in interna-
23 tional trade. The members who are not ex officio members shall serve at the
24 pleasure of the secretary.

25 ••87-2066/6••SECTION 41. 15.157 (4) of the statutes is repealed.

26 ••87-2066/6••SECTION 42. 15.157 (5) of the statutes is repealed.

27 ••87b2087/1••SECTION 42bm. 15.157 (6) of the statutes is created to read:

1 15.157 (6) COLUMBUS QUINCENTENNIAL COUNCIL. There is created in the
2 department of development a Columbus quinentennial council consisting of 12
3 members. The council shall advise the department on ways to celebrate the
4 October 12, 1992, quinentennial of the voyages of Christopher Columbus. This
5 subsection does not apply after November 15, 1993.

6 ••87b1422/2 •• 87b1990/en••SECTION 43ng. 15.197 (18) of the statutes is
7 repealed and recreated to read:

8 15.197 (18) COUNCIL ON PILOT PROJECTS FOR THE UNINSURED. There is created
9 a council on pilot projects for the uninsured which is attached to the
10 department of health and social services under s. 15.03. The council shall
11 consist of 9 members appointed for terms ending June 30, 1991, or the effec-
12 tive date of the 1991-93 budget bill, whichever is later. Of those 9 members,
13 5 shall be appointed by the governor, 2 shall be appointed by the speaker of
14 the assembly and 2 shall be appointed by the president of the senate.

15 ••87b0564/1 •• 87b1226/2••SECTION 43p. 15.197 (19) of the statutes is
16 created to read:

17 15.197 (19) COUNCIL ON SEXUAL ASSAULT. There is created in the depart-
18 ment of health and social services a council on sexual assault consisting of 7
19 members appointed for 3-year terms.

20 ••87b1448/1 •• 87b1990/en••SECTION 43r. 15.197 (20) of the statutes is
21 created to read:

22 15.197 (20) COUNCIL ON LONG-TERM CARE INSURANCE. There is created in the
23 department of health and social services a council on long-term care
24 insurance. The council shall consist of 9 members, of whom 5 shall be
25 appointed by the governor, 2 shall be appointed by the president of the senate
26 and 2 shall be appointed by the speaker of the assembly. The council shall
27 advise the department of health and social services under s. 146.91. This
28 subsection does not apply after September 1, 1988.

1 ••87b1190/3 •• 87b1226/2••SECTION 43x. 15.227 (17) of the statutes is
2 created to read:

3 15.227 (17) LABOR AND MANAGEMENT COUNCIL. (a) There is created in the
4 department of industry, labor and human relations a labor and management
5 council to advise the department of industry, labor and human relations about
6 sponsoring labor and management conferences and meetings and promoting posi-
7 tive relations between labor and management.

8 (b) The council shall have 15 members, serving 5-year terms, consisting
9 of:

- 10 1. Five representatives of the labor community in this state.
- 11 2. Five representatives of the management community in this state.
- 12 3. Five nonvoting members who are public employes or officials.

13 ••87b0496/3••SECTION 44g. 15.255 (1) (a) 7 of the statutes is amended to
14 read:

15 15.255 (1) (a) 7. The executive staff director of the ~~council on criminal~~
16 ~~justice office of justice assistance in the department of administration.~~

17 ••87b0562/1 •• 87b1226/2••SECTION 44h. 15.257 (2) of the statutes is
18 amended to read:

19 15.257 (2) CRIME VICTIMS COUNCIL. There is created in the department of
20 justice a crime victims council consisting of ~~9~~ 15 persons appointed by the
21 attorney general for staggered 3-year terms. Of the ~~9~~ 15 members, ~~4~~ 10
22 shall be citizen members, 2 shall represent organizations providing victim
23 support services and one each shall be representatives of law enforcement,
24 district attorneys and the judiciary. The citizen members shall have demon-
25 strated sensitivity and concern for crime victims.

26 ••87a0878/3••SECTION 44i. 15.341 (1) of the statutes is amended to read:

1 15.341 (1) WISCONSIN WATERWAYS COMMISSION. The Wisconsin waterways
2 commission shall have the program responsibilities specified for the commis-
3 sion under ~~s. 30.92~~ ss. 23.09 (25) (e), 33.16 (1m) and 33.40.

4 ••87b1298/1 •• 87b1780/en••SECTION 44im. 15.341 (1) of the statutes, as
5 affected by 1987 Wisconsin Act (this act), is repealed and recreated to
6 read:

7 15.341 (1) WISCONSIN WATERWAYS COMMISSION. The Wisconsin waterways
8 commission shall have the program responsibilities specified for the commis-
9 sion under ss. 33.16 (1m) and 33.40.

10 ••87b0863/1 •• 87b1226/2••SECTION 44j. 15.347 (6) of the statutes is
11 amended to read:

12 15.347 (6) AIR POLLUTION CONTROL COUNCIL. There is created in the
13 department of natural resources an air pollution control council consisting of
14 7 members familiar with air pollution and control, appointed for staggered
15 3-year terms. At least one member of the council shall be a person repre-
16 senting the owners or operators of one or more stationary sources that emit
17 volatile organic compounds in the volatile organic compound accommodation
18 area, as defined in s. 144.30 (25) and at least one member shall be a person
19 representing an environmental group.

20 ••87a1027/3••SECTION 44k. 15.347 (14) of the statutes is created to read:

21 15.347 (14) PETROLEUM STORAGE ENVIRONMENTAL CLEANUP COUNCIL. There is
22 created in the department of natural resources a petroleum storage environ-
23 mental cleanup council consisting of 7 members appointed for 4-year terms by
24 the secretary of natural resources. In appointing members to the council the
25 secretary of natural resources shall consider the appointment of petroleum
26 product transporters, manufacturers and suppliers, petroleum product retailers
27 and wholesalers and recognized authorities in the fields of hydrogeology,

1 environmental consulting, contracting and environmental engineering and
2 construction.

3 ••87b0496/3••SECTION 44r. 15.377 (7) of the statutes is amended to read:

4 15.377 (7) COUNCIL ON SUICIDE PREVENTION. There is created a council on
5 suicide prevention in the department of public instruction. The council shall
6 consist of 2 persons appointed by the state superintendent of public
7 instruction, at least one of whom is not an employe of the department of
8 public instruction, 2 persons appointed by the secretary of health and social
9 services, at least one of whom is not an employe of the department of health
10 and social services, one person and one physician appointed jointly by the
11 state superintendent of public instruction and the secretary of health and
12 social services and one ~~member of the council on criminal justice~~ person
13 appointed by the chairperson of that council executive staff director of the
14 office of justice assistance in the department of administration. Members
15 shall be appointed for terms expiring on July 1, 1989.

16 ••87b1426/2 •• 87b1845/2••SECTION 44t. 15.377 (7m) of the statutes is
17 created to read:

18 15.377 (7m) COUNCIL ON SUICIDE PREVENTION. There is created a council on
19 suicide prevention in the department of public instruction. The council shall
20 consist of 2 persons appointed by the state superintendent of public
21 instruction, at least one of whom is not an employe of the department of
22 public instruction, 2 persons appointed by the secretary of health and social
23 services, at least one of whom is not an employe of the department of health
24 and social services, one person and one physician appointed jointly by the
25 state superintendent of public instruction and the secretary of health and
26 social services and one person appointed by the executive staff director of
27 the office of justice assistance in the department of administration. Members
28 shall be appointed for 3-year terms.

1 ••87-2603/1••SECTION 45. 15.435 (1) (f) of the statutes is repealed.

2 ••87-2603/1••SECTION 46. 15.435 (1) (g) of the statutes is amended to
3 read:

4 15.435 (1) (g) Assistance; advice. The ~~executive secretary board~~ may
5 request of any state agency such assistance as may be necessary for the board
6 to fulfill its duties. The board may request advice from the legislative
7 council mining committee on any matter relating to the board's duties.

8 ••87-2603/1••SECTION 47. 15.435 (1) (h) of the statutes is repealed.

9 ••87-2066/6••SECTION 48. 15.467 (2) of the statutes is amended to read:

10 15.467 (2) COUNCIL ON AERONAUTICS. There is created in the department of
11 transportation a council on aeronautics. The council shall consist of 5
12 members, who shall be qualified by their knowledge of, experience in or
13 interest in, aeronautics appointed for staggered 6-year terms. ~~The secretary~~
14 ~~of development or the secretary's designee shall attend all meetings of the~~
15 ~~council, but shall have no official vote.~~

16 ••87b2195/1••SECTION 49g. 15.57 (2) of the statutes is amended to read:

17 15.57 (2) ~~Two~~ Three public members appointed for 4-year terms.

18 ••87b2195/1••SECTION 49r. 15.57 (5) of the statutes is repealed.

19 ••87b1582/2 •• 87b1845/2••SECTION 49w. 15.57 (7) of the statutes is
20 created to read:

21 15.57 (7) One member appointed for a 4-year term by and from the member-
22 ship of the district board of vocational, technical and adult education of the
23 district encompassing the city having the largest population in this state.

24 ••87-2365/2••SECTION 51. 15.701 (1) of the statutes is repealed.

25 ••87-2365/2••SECTION 52. 15.701 (3) of the statutes is repealed.

26 ••87-2365/2••SECTION 54. 15.703 of the statutes is repealed.

27 ••87b0185/6••SECTION 57m. 16.004 (8) (title) and (a) of the statutes are
28 amended to read:

1 16.004 (8) (title) STATE-OWNED HOUSING RENTALS. (a) The secretary shall
2 establish and maintain a system ~~relating to the rentals charged of rental~~
3 rates and policies for state-owned housing and shall review the system for
4 possible changes every 2 years and ~~shall~~ submit a ~~recommendation~~ report
5 relating to the system to the joint committee on finance in March of each
6 even-numbered year. ~~Such~~ The report relating to the system shall include any
7 changes in rental rates or policies recommended by the secretary.

8 (d) The system established under par. (a) shall ~~also~~ include a procedure
9 for review of the need to retain state-owned housing units and possible dis-
10 position of such units. ~~Recommendations~~ The secretary shall submit recom-
11 mendations regarding the disposition of any housing units ~~shall be submitted~~
12 to the building commission.

13 ••87b0185/6••SECTION 58. 16.004 (8) (b) of the statutes is amended to
14 read:

15 16.004 (8) (b) The joint committee on finance, following its review,
16 shall approve ~~a rental rate structure to govern~~ rental rates and policies for
17 state-owned housing. Any changes in rental rates or policies shall be effec-
18 tive for the subsequent 2-year period beginning on July 1 of such the even-
19 numbered year following their submittal under par. (a).

20 ••87b0185/6••SECTION 58m. 16.004 (8) (c) of the statutes is created to
21 read:

22 16.004 (8) (c) Notwithstanding par. (b), if the cochairpersons of the
23 joint committee on finance do not notify the secretary that the committee has
24 scheduled a meeting for the purpose of reviewing the recommended changes in
25 rental rates or policies contained in the report submitted under par. (a)
26 within 14 working days after the date of the secretary's submittal, the
27 secretary may implement any recommended changes in rental rates or policies
28 contained in the report. If, within 14 working days after the date of the

1 secretary's submittal, the cochairpersons of the committee notify the secre-
2 tary that the committee has scheduled a meeting for the purpose of reviewing
3 the recommended changes in rental rates or policies contained in the report,
4 the secretary may implement the recommended changes only with the approval of
5 the committee.

6 SECTION 63m. 16.007 (6) (b) 2 of the statutes is repealed.

7 ••87b0058/1••SECTION 69m. 16.009 (1) (intro.) and (a) to (em) of the
8 statutes are renumbered 16.009 (2) (intro.) and (a) to (em), and 16.009 (2)
9 (a), as renumbered, is amended to read:

10 16.009 (2) (a) Appoint an executive director ~~outside and staff within~~ the
11 classified service ~~to serve at the pleasure of the board. The executive~~
12 ~~director shall supervise day-to-day implementation of the board's functions~~
13 ~~and shall appoint staff outside the classified service to perform these~~
14 ~~functions.~~

15 ••87b0058/1••SECTION 70g. 16.009 (1) (f) to (j) of the statutes are
16 renumbered 16.009 (2) (f) to (j), and 16.009 (2) (j), as renumbered, is
17 amended to read:

18 16.009 (2) (j) Provide information and counseling to consumers regarding
19 insurance policies available to supplement federal medicare insurance
20 coverage, including long-term care insurance, and the eligibility requirements
21 for medical assistance under s. 49.46 (1) or 49.47 (4). To implement this
22 responsibility, the board shall provide training, educational materials and
23 technical assistance to volunteer organizations and private businesses willing
24 and able to provide insurance and medical assistance eligibility information
25 and counseling, in order that these organizations and businesses may provide
26 the information and counseling to consumers.

27 ••87b0058/1••SECTION 70m. 16.009 (1) of the statutes is created to read:

1 16.009 (1) In this section, "long-term care insurance" means insurance
2 that provides coverage both for an extended stay in a nursing home and home
3 health services for a person with a chronic condition. The insurance may also
4 provide coverage for other services that assist the insured person in living
5 outside a nursing home, including but not limited to adult day care and con-
6 tinuing care retirement communities.

7 ••87b0058/1••SECTION 70r. 16.009 (2) of the statutes is renumbered 16.009
8 (3).

9 ••87b1451/3 •• 87b1990/en••SECTION 70rm. 16.009 (2) (k) of the statutes
10 is created to read:

11 16.009 (2) (k) Administer the funds from the appropriation under s.
12 20.432 (2) (a) for the provision of advocacy services under s. 51.62 (3m).

13 ••87b1529/1 •• 87b1990/en••SECTION 70sg. 16.01 (1) of the statutes is
14 renumbered 16.01 (1) (intro.) and amended to read:

15 16.01 (1) (intro.) In this section, ~~"agency"~~:

16 (b) "Agency" means any office, department, agency, institution of higher
17 education, association, society or other body in state government created or
18 authorized to be created by the constitution or any law which is entitled to
19 expend moneys appropriated by law, including the legislature and the courts,
20 and any authority created under ch. 231, 233 or 234.

21 ••87b1529/1 •• 87b1990/en••SECTION 70sm. 16.01 (1) (a) and (c) to (f) of
22 the statutes are created to read:

23 16.01 (1) (a) "Adolescent" means a person who is at least 12 years of age
24 but under the age of 18.

25 (c) "Dropout" has the meaning given under s. 118.153 (1) (b).

26 (d) "Nonprofit corporation" means a nonstock, nonprofit corporation
27 organized under ch. 181.

1 (e) "Organization" means a nonprofit corporation or a public agency which
2 proposes to provide adolescent choices project services.

3 (f) "Public agency" means a county, city, village, town or school dis-
4 trict or an agency of this state or of a county, city, village, town or school
5 district.

6 ••87b1529/1 •• 87b1990/en••SECTION 70sr. 16.01 (4) and (5) of the stat-
7 utes are created to read:

8 16.01 (4) (a) From the appropriation under s. 20.505 (3) (b), the women's
9 council shall make grants to applying organizations for the provision, on a
10 regional project basis, of information to communities in order to increase
11 community knowledge about problems of adolescents and information to and
12 activities for adolescents, particularly female adolescents, in order to
13 enable the adolescents to develop skills with respect to all of the following:

- 14 1. Reducing adolescent pregnancy and high school dropout rates.
- 15 2. Increasing economic self-sufficiency and expanding career options for
16 adolescents, particularly options with respect to occupations with wages
17 higher than the minimum wage.
- 18 3. Enhancing individual adolescent self-esteem, interpersonal skills and
19 responsible decision making.
- 20 4. Neutralizing sex-role stereotyping and bias.

21 (b) Each funded project under par. (a) shall provide services in one of 6
22 regional areas of the state. The women's council shall determine the bound-
23 aries of the regional areas prior to soliciting project grant applications.

24 (c) Prior to making grants to applying organizations under par. (a), the
25 women's council shall consider whether and how the applying organization pro-
26 poses to coordinate its services with other public or private resources, pro-
27 grams or activities in the region and the state.

1 (5) The women's council shall work closely with the department of health
2 and social services and the department of public instruction, on a continuing
3 basis, concerning the scope and direction of activities under projects funded
4 by the program under sub. (4).

5 ••87b0479/2••SECTION 70t. 16.04 (title) and (1) (intro.) of the statutes
6 are amended to read:

7 16.04 (title) FLEET MANAGEMENT AND MAINTENANCE. (1) (intro.) The
8 department shall ensure optimum efficiency and economy in the ~~vehicle~~ fleet
9 management and maintenance activities of all agencies as defined in s. 16.52
10 (7). The department may:

11 ••87b1356/4 •• 87b1751/en••SECTION 70ta. 16.04 (1) (a) of the statutes is
12 amended to read:

13 16.04 (1) (a) Develop uniform state policies and guidelines for vehicle
14 and aircraft acquisition, use, maintenance, recording of operational and other
15 costs, performance evaluation and replacement of vehicles and aircraft.

16 ••87b1356/4 •• 87b1751/en••SECTION 70tb. 16.04 (1) (am) of the statutes
17 is created to read:

18 16.04 (1) (am) Establish guidelines for the use by agencies of charter
19 air travel or travel by private aircraft.

20 ••87b1356/4 •• 87b1751/en••SECTION 70tc. 16.04 (1) (b) of the statutes is
21 amended to read:

22 16.04 (1) (b) Screen all requests for additional or replacement vehicle
23 or aircraft acquisitions prior to forwarding the requests to the governor in
24 accordance with s. 20.915 (1).

25 ••87b1356/4 •• 87b1751/en••SECTION 70td. 16.04 (1) (c) of the statutes is
26 amended to read:

27 16.04 (1) (c) Maintain a current inventory of all state-owned or leased
28 motor vehicles and aircraft.

1 ••87b1356/4 •• 87b1751/en••SECTION 70te. 16.04 (1m) of the statutes is
2 amended to read:

3 16.04 (1m) When requested by the governor or the joint committee on
4 finance, the department shall submit a report to the governor and the joint
5 committee on finance on the details of all costs associated with ~~vehicle~~ fleet
6 operations, based upon a statewide uniform cost accounting system.

7 ••87b1356/4 •• 87b1751/en••SECTION 70tf. 16.04 (2) of the statutes is
8 amended to read:

9 16.04 (2) Each agency which is authorized by the department may operate a
10 vehicle or aircraft fleet. Each such agency shall assign a fleet manager who
11 shall operate the agency's fleet in accordance with policies, guidelines and
12 rules adopted by the department to implement this section.

13 ••87b1356/4 •• 87b1751/en••SECTION 70tg. 16.04 (3) of the statutes is
14 amended to read:

15 16.04 (3) Each fleet manager shall review the use of state-owned or
16 leased vehicles or aircraft within his or her agency at least semiannually to
17 determine whether usage criteria are being met. The department shall period-
18 ically audit the agencies' records relating to fleet operations and the use of
19 state-owned or leased vehicles or aircraft.

20 ••87b0479/2••SECTION 70tm. 16.04 (4) of the statutes is created to read:

21 16.04 (4) The department shall provide central scheduling and dispatching
22 of all air transportation on state-owned aircraft.

23 ••87b1356/4 •• 87b1751/en••SECTION 70tn. 16.04 (5) of the statutes is
24 created to read:

25 16.04 (5) The department shall develop operational policies for all state
26 employes who act as pilots-in-command of any state-owned aircraft, including,
27 but not limited to, crew rest requirements, current flight training, flight
28 checks and flight physical examinations.

1 ••87b1284/1 •• 87b1780/en••SECTION 70ts. 16.20 (1) (e) of the statutes is
2 amended to read:

3 16.20 (1) (e) "Local unit of government" means the governing body of any
4 city, town, village, county, county utility district, town sanitary district,
5 public inland lake protection and rehabilitation district, metropolitan
6 sewerage district ~~or~~, school district or the Yahara watershed management dis-
7 trict or the elected tribal governing body of a federally recognized American
8 Indian tribe or band.

9 ••87b0495/2••SECTION 70tv. 16.20 (1) (fm) of the statutes is created to
10 read:

11 16.20 (1) (fm) "Public assistance" means general relief under s. 49.02,
12 relief of needy Indian persons under s. 49.046, aid to families with dependent
13 children under s. 49.19, medical assistance under ss. 49.45 to 49.47, low-in-
14 come energy assistance under s. 49.80 and the food stamp program under 7 USC
15 2011 to 2029.

16 ••87b0284/2••SECTION 70u. 16.20 (10) (c) of the statutes is amended to
17 read:

18 16.20 (10) (c) Wages. Corps members shall be paid at the ~~prevailing~~
19 ~~federal minimum wage~~ rate of \$3.52 per hour during the period of the effective
20 date of this paragraph [revisor inserts date] to December 31, 1987. On
21 and after January 1, 1988, corps members shall be paid at the rate of \$3.52
22 per hour or at the minimum wage under s. 104.025 (2) (a), whichever is higher.
23 Assistant crew leaders and crew leaders may be paid more than the prevailing
24 ~~federal minimum wage~~ paid to corps members.

25 ••87b1424/1 •• 87b1990/en••SECTION 70w. 16.20 (10) (f) of the statutes is
26 amended to read:

27 16.20 (10) (f) Health care and other benefits. A corps enrollee is not
28 an eligible employe for health care benefits or other benefits under ch. 40,

1 except that, for purposes of long-term care insurance coverage under s. 40.55,
2 a corps enrollee is an eligible employe.

3 ••87-2395/2••SECTION 71. 16.20 (10) (g) of the statutes is repealed and
4 recreated to read:

5 16.20 (10) (g) Incentive payment or voucher. 1. A person who is
6 employed as a corps enrollee for a one-year period of continuous employment,
7 as determined by standards adopted by the board, and who receives a satisfac-
8 tory employment evaluation upon termination of employment is entitled to an
9 incentive payment of \$500 or an education voucher which is worth at least
10 \$1,000 but not more than \$1,500.

11 2. The board may authorize a partial incentive payment or education
12 voucher to a person who is employed as a corps enrollee and who receives a
13 satisfactory employment evaluation upon termination of employment if the
14 person is employed as a corps enrollee for less than a one-year period of
15 continuous employment and the board determines that employment was terminated
16 because of special circumstances beyond the control of the corps enrollee or
17 if the person is employed as a corps enrollee for at least 10 months but less
18 than a one-year period of continuous employment and the board determines that
19 employment was terminated in order to enable the person to attend an insti-
20 tution of higher education, vocational institution or other training program
21 or to enable the person to obtain other employment.

22 3. The education voucher is valid for 3 years after the date of issuance
23 for the payment of tuition and required program activity fees at any insti-
24 tution of higher education, as defined under s. 39.32 (1) (a), which accepts
25 the voucher and the board shall authorize payment to the institution of face
26 value of the voucher upon presentment.

27 ••87b0495/2••SECTION 71d. 16.20 (12) (am) of the statutes is repealed and
28 recreated to read:

1 16.20 (12) (am) Employment of certain persons. On and after January 1,
2 1988, the board shall hire at least 50% of its corps members from among those
3 persons who are eligible to receive public assistance at the time of applica-
4 tion for employment.

5 ••87b0356/2••SECTION 71g. 16.40 (14) of the statutes is amended to read:

6 16.40 (14) COMMITTEES. Perform administrative services required to
7 properly account for the finances of committees created by law or executive
8 order. The governor may authorize each committee to make expenditures from
9 the appropriation under s. 20.505 (3) (a) not exceeding \$2,000 per fiscal
10 year. The governor shall report such authorized expenditures to the joint
11 committee on finance at the next quarterly meeting of the committee. If the
12 governor desires to authorize expenditures of more than \$2,000 per fiscal year
13 by a committee, the governor shall submit to the joint committee on finance
14 for its approval a complete budget for all expenditures made or to be made by
15 the committee. The budget may cover a period encompassing more than one
16 fiscal year or biennium during the governor's term of office. If the joint
17 committee on finance approves a budget authorizing expenditures of more than
18 \$2,000 per fiscal year by a committee, the governor may authorize the
19 expenditures to be made ~~from~~ within the limits of the appropriation under s.
20 20.505 (3) (a) in accordance with the approved budget during the period cov-
21 ered by the budget. If after the joint committee on finance approves a budget
22 for a committee the governor desires to authorize expenditures in excess of
23 the authorized expenditures under the approved budget, the governor shall
24 submit a modified budget for the committee to the joint committee on finance.
25 If the joint committee on finance approves a modified budget, the governor may
26 authorize additional expenditures to be made within the limits of the appro-
27 priation under s. 20.505 (3) (a) in accordance with the modified budget during
28 the period covered by the modified budget.

1 ••87b0185/6••SECTION 71m. 16.40 (19) of the statutes is created to read:
2 16.40 (19) STATE-OWNED RENTAL HOUSING. Require each agency as defined in
3 s. 16.52 (7) which has a program revenue or segregated revenue appropriation
4 for deposit of housing receipts to deposit all revenues received from rentals
5 established under s. 16.004 (8) for state-owned housing in that appropriation
6 account, or if the appropriation is for more than one purpose, in a separate
7 subaccount within that appropriation, and to pay all expenses for maintenance
8 of the housing from that account or subaccount.

9 ••87b1568/4 •• 87b1813/en••SECTION 71w. 16.50 (1) (a) of the statutes is
10 amended to read:

11 16.50 (1) (a) Each department except the legislature and the courts shall
12 prepare and submit to the secretary an estimate of the amount of money which
13 it proposes to expend, encumber or distribute under any appropriation in ch.
14 20. The department of administration shall prepare and submit estimates for
15 expenditures from appropriations under ss. 20.855, 20.865, 20.866 and 20.867.
16 The secretary may waive the submission of estimates of other than administra-
17 tive expenditures from such funds as he or she determines, but the secretary
18 shall not waive submission of estimates for the appropriations under s. 20.285
19 (1) (im) and (n). Estimates shall be prepared in such form, at such times and
20 for such time periods as the secretary requires. Revised and supplemental
21 estimates may be presented at any time under rules promulgated by the
22 secretary.

23 ••87-2199/6••SECTION 73. 16.50 (3) of the statutes, as affected by 1987
24 Wisconsin Act 4, section 12, is amended to read:

25 16.50 (3) LIMITATION ON INCREASE OF FORCE AND SALARIES. No department,
26 except the legislature or the courts, may increase the pay of any employe,
27 expend money or incur any obligation except in accordance with the estimate
28 that is submitted to the secretary as provided in sub. (1) and approved by the

1 secretary or the governor. No change in the number of full-time equivalent
2 positions authorized through the biennial or annual budget process or other
3 legislative act may be made without the approval of the joint committee on
4 finance, except for position changes made by the governor under s. 16.505 (1)
5 (c) or (2) or by the board of regents of the university of Wisconsin system
6 under s. 16.505 (2m). The secretary may withhold, in total or in part, the
7 funding for any position, as defined in s. 230.03 (11), as well as the funding
8 for part-time or limited term employes until such time as the secretary
9 determines that the filling of the position or the expending of funds is con-
10 sistent with the intent of the legislature as established by law or in budget
11 determinations, or the intent of the joint committee on finance creating or
12 abolishing positions under s. 13.10, ~~or~~ the intent of the governor creating or
13 abolishing positions under s. 16.505 (1) (c) or (2) or the intent of the board
14 of regents of the university of Wisconsin system in creating or abolishing
15 positions under s. 16.505 (2m). Until the release of funding occurs,
16 recruitment or certification for the position may not be undertaken. The
17 secretary shall submit a quarterly report to the joint committee on finance of
18 any position changes made by the governor under s. 16.505 (1) (c). No pay
19 increase may be approved unless it is at the rate or within the pay ranges
20 prescribed in the compensation plan or as provided in a collective bargaining
21 agreement under subch. V of ch. 111. At the request of the secretary of
22 employment relations, the secretary of administration may authorize the
23 temporary creation of pool or surplus positions under any source of funds if
24 the secretary of employment relations determines that temporary positions are
25 necessary to maintain adequate staffing levels for high turnover
26 classifications, in anticipation of attrition, to fill positions for which
27 recruitment is difficult. Surplus or pool positions authorized by the secre-

1 tary shall be reported quarterly to the joint committee on finance in con-
2 junction with the report required under s. 16.54 (8).

3 ••87-2199/7••SECTION 73m. 16.50 (3) of the statutes, as affected by 1987
4 Wisconsin Act 4, section 12m, is amended to read:

5 16.50 (3) LIMITATION ON INCREASE OF FORCE AND SALARIES. No department,
6 except the legislature or the courts, may increase the pay of any employe,
7 expend money or incur any obligation except in accordance with the estimate
8 that is submitted to the secretary as provided in sub. (1) and approved by the
9 secretary or the governor. No change in the number of full-time equivalent
10 positions authorized through the biennial budget process or other legislative
11 act may be made without the approval of the joint committee on finance, except
12 for position changes made by the governor under s. 16.505 (1) (c) or (2) or by
13 the board of regents of the university of Wisconsin system under s. 16.505
14 (2m). The secretary may withhold, in total or in part, the funding for any
15 position, as defined in s. 230.03 (11), as well as the funding for part-time
16 or limited term employes until such time as the secretary determines that the
17 filling of the position or the expending of funds is consistent with the
18 intent of the legislature as established by law or in budget determinations,
19 or the intent of the joint committee on finance creating or abolishing posi-
20 tions under s. 13.10, ~~or~~ the intent of the governor creating or abolishing
21 positions under s. 16.505 (1) (c) or (2) or the intent of the board of regents
22 of the university of Wisconsin system in creating or abolishing positions
23 under s. 16.505 (2m). Until the release of funding occurs, recruitment or
24 certification for the position may not be undertaken. The secretary shall
25 submit a quarterly report to the joint committee on finance of any position
26 changes made by the governor under s. 16.505 (1) (c). No pay increase may be
27 approved unless it is at the rate or within the pay ranges prescribed in the
28 compensation plan or as provided in a collective bargaining agreement under

1 subch. V of ch. 111. At the request of the secretary of employment relations,
2 the secretary of administration may authorize the temporary creation of pool
3 or surplus positions under any source of funds if the secretary of employment
4 relations determines that temporary positions are necessary to maintain ade-
5 quate staffing levels for high turnover classifications, in anticipation of
6 attrition, to fill positions for which recruitment is difficult. Surplus or
7 pool positions authorized by the secretary shall be reported quarterly to the
8 joint committee on finance in conjunction with the report required under s.
9 16.54 (8).

10 ••87b1568/4 •• 87b1813/en••SECTION 73p. 16.50 (5m) of the statutes is
11 created to read:

12 16.50 (5m) UNIVERSITY INDIRECT COST REIMBURSEMENTS. Subsections (2) to
13 (5) do not apply to expenditures authorized under s. 20.285 (2) (i) 2.

14 ••87-2199/6••SECTION 74. 16.505 (1) (intro.) of the statutes is amended
15 to read:

16 16.505 (1) (intro.) Except as provided in ~~sub.~~ subs. (2) and (2m), no
17 position, as defined in s. 230.03 (11), regardless of funding source or type,
18 may be created or abolished unless authorized by one of the following:

19 ••87-2199/6••SECTION 75. 16.505 (2m) of the statutes is created to read:

20 16.505 (2m) The board of regents of the university of Wisconsin system
21 may create or abolish a full-time equivalent position or portion thereof from
22 revenues appropriated under s. 20.285 (1) (j) or (m). No later than the 15th
23 of the month following completion of each calendar quarter, the board of
24 regents shall report to the department and the cochairpersons of the joint
25 committee on finance concerning the number of full-time equivalent positions
26 created or abolished by the board under this subsection during the preceding
27 calendar quarter and the source of funding for each such position.

28 ••87-2199/6••SECTION 76. 16.505 (4) of the statutes is created to read:

1 16.505 (4) (a) In this subsection, "agency" has the meaning given under
2 s. 16.52 (7).

3 (b) No agency may change the funding source for a position authorized
4 under this section unless the position is authorized to be created under a
5 different funding source in accordance with this section.

6 ••87-2199/6••SECTION 78. 16.517 of the statutes, as affected by 1987
7 Wisconsin Act 4, section 16, is amended to read:

8 16.517 ADJUSTMENTS OF PROGRAM REVENUE POSITIONS AND FUNDING LEVELS. No
9 later than 30 days after the effective date of each biennial and each annual
10 budget act, the department shall provide to the joint committee on finance a
11 report indicating any initial modifications that are necessary to the appro-
12 priation levels established under that act for program revenue and program
13 revenue-service appropriations as defined in s. 20.001 (2) (b) and (c) or to
14 the number of full-time equivalent positions funded from program revenue and
15 program revenue-service appropriations authorized by that act to account for
16 any additional funding or positions authorized under ss. 16.505 (2) or (2m)
17 and 16.515 in the fiscal year immediately preceding the biennium or fiscal
18 year of the budget and not included in authorizations under the biennial or
19 annual budget act but which should be included as continued budget authoriza-
20 tions in the biennium or fiscal year of the budget. Such modifications shall
21 be limited to adjustment of the appropriation or position levels to the extent
22 required to account for higher base levels for the fiscal year immediately
23 preceding the biennium or fiscal year of the budget due to appropriation or
24 position increases authorized under ss. 16.505 (2) or (2m) and 16.515 subse-
25 quent to October 1 of the fiscal year immediately preceding the biennium or
26 fiscal year of the budget and prior to June 30 of that fiscal year. If the
27 cochairpersons of the committee do not notify the secretary that the committee
28 has scheduled a meeting for the purpose of reviewing the proposed modifi-

1 cations within 14 working days after the date of the department's report, the
2 modifications may be made. If, within 14 working days after the date of the
3 department's report, the cochairpersons of the committee notify the secretary
4 that the committee has scheduled a meeting for the purpose of reviewing the
5 proposed modifications, the department may not make the modifications until
6 the committee approves the report.

7 ••87-2199/7••SECTION 78m. 16.517 of the statutes, as affected by 1987
8 Wisconsin Act 4, section 16m, is amended to read:

9 16.517 ADJUSTMENTS OF PROGRAM REVENUE POSITIONS AND FUNDING LEVELS. No
10 later than 30 days after the effective date of each biennial budget act, the
11 department shall provide to the joint committee on finance a report indicating
12 any initial modifications that are necessary to the appropriation levels
13 established under that act for program revenue and program revenue-service
14 appropriations as defined in s. 20.001 (2) (b) and (c) or to the number of
15 full-time equivalent positions funded from program revenue and program
16 revenue-service appropriations authorized by that act to account for any
17 additional funding or positions authorized under ss. 16.505 (2) or (2m) and
18 16.515 in the fiscal year immediately preceding the biennium of the budget and
19 not included in authorizations under the biennial budget act but which should
20 be included as continued budget authorizations in the biennium of the budget.
21 Such modifications shall be limited to adjustment of the appropriation or
22 position levels to the extent required to account for higher base levels for
23 the fiscal year immediately preceding the biennium of the budget due to
24 appropriation or position increases authorized under ss. 16.505 (2) or (2m)
25 and 16.515 subsequent to October 1 of the fiscal year immediately preceding
26 the biennium of the budget and prior to June 30 of that fiscal year. If the
27 cochairpersons of the committee do not notify the secretary that the committee
28 has scheduled a meeting for the purpose of reviewing the proposed modifi-

1 cations within 14 working days after the date of the department's report, the
2 modifications may be made. If, within 14 working days after the date of the
3 department's report, the cochairpersons of the committee notify the secretary
4 that the committee has scheduled a meeting for the purpose of reviewing the
5 proposed modifications, the department may not make the modifications until
6 the committee approves the report.

7 ••87-2095/2••SECTION 80. 16.54 (2) (b) of the statutes is amended to
8 read:

9 16.54 (2) (b) Upon presentation by the department of health and social
10 services to the joint committee on finance of alternatives to the ~~benefits~~
11 ~~payable under s. 49.80 (6) from funds received under 42 USC 8621 to 8629~~
12 provisions under s. 49.80, the joint committee on finance may revise the eli-
13 gibility criteria under s. 49.80 (5) ~~or~~ benefit payments under s. 49.80 (6)
14 or the amount allocated for crises under s. 49.80 (3) (e) 2 and the department
15 shall implement those revisions. Benefits or eligibility criteria so revised
16 shall take into account and be consistent with the requirements of federal
17 regulations promulgated under 42 USC 8621 to 8629. If funds received under 42
18 USC 8621 to 8629. If funds received under 42 USC 8621 to 8629 total less than
19 \$66,880,000 90% of the amount received in federal fiscal year 1987, in federal
20 fiscal year ~~1986~~ 1988 or in federal fiscal year ~~1987~~ 1989, the department of
21 health and social services shall submit to the joint committee on finance a
22 plan for expenditure of the funds. The department of health and social ser-
23 vices may not use the funds unless the committee approves the plan.

24 ••87-2204/3••SECTION 81. 16.54 (8g) of the statutes is created to read:

25 16.54 (8g) Subsections (1) to (8) do not apply to federal moneys made
26 available to the board of regents of the university of Wisconsin system for
27 instruction, extension, special projects or emergency employment
28 opportunities.

1 ••87-2204/3••SECTION 82. 16.54 (8r) of the statutes is created to read:
2 16.54 (8r) (a) Whenever the federal government makes available moneys for
3 instruction, extension, special projects or emergency employment
4 opportunities, the board of regents of the university of Wisconsin system may
5 accept the moneys on behalf of the state. The board of regents shall, in the
6 administration of the expenditure of such moneys, comply with the requirements
7 of the act of congress making the moneys available and with the regulations
8 prescribed by the federal government or the federal agency administering the
9 act, insofar as the act or regulations are consistent with state law. The
10 board of regents may submit any plan, budget, application or proposal required
11 by the federal agency as a precondition to receipt of the moneys. The board
12 of regents may, consistent with state law, perform any act required by the act
13 of congress or the federal agency to carry out the purpose of the act of
14 congress. The board of regents shall deposit all moneys received under this
15 paragraph in the appropriation account under s. 20.285 (1) (m).

16 (b) The board of regents shall report to the governor and the cochair-
17 persons of the joint committee on finance no later than the 15th day following
18 completion of each calendar quarter concerning the date, amount and purpose of
19 any federal moneys accepted by the board under par. (a) during the preceding
20 quarter.

21 ••87-1272/2••SECTION 83. 16.54 (9) (b) of the statutes is amended to
22 read:

23 16.54 (9) (b) An indirect cost reimbursement may be utilized for admin-
24 istrative purposes, program purposes, funding of positions, payment of federal
25 aid disallowances ~~under s. 16.544~~, or other purposes authorized by law. If an
26 indirect cost reimbursement is not utilized for such a purpose, the head of
27 the agency receiving the reimbursement shall request the department to trans-
28 fer the reimbursement to the general fund as general purpose revenue --

1 earned. All transfers and other expenditures are subject to approval of the
2 secretary under s. 16.50 (2) and the governor under this section.

3 ••87b0353/1••SECTION 83m. 16.543 of the statutes is repealed.

4 ••87-1272/2••SECTION 84. 16.544 (1) of the statutes is amended to read:

5 16.544 (1) Each agency that is informed by a federal agency that any
6 liability of \$10,000 or more incurred by the agency that has been or was
7 anticipated to be assumed by the federal government from federal moneys
8 received by the agency will not be an allowable use of the federal moneys
9 shall notify the department and the joint committee on finance in writing of
10 the disallowance. The notice shall include a statement of the method proposed
11 by the agency to settle the disallowance.

12 ••87-1272/2••SECTION 85. 16.544 (3) of the statutes is amended to read:

13 16.544 (3) Prior to taking final action to remove any liability related
14 to ~~an audit a~~ disallowance reported under sub. (1) of the use of federal
15 moneys, an agency shall submit to the department a statement of the action
16 proposed to remove the liability. The department may approve, disapprove or
17 approve with modifications each such proposed action. The secretary shall
18 forward a copy of each statement of proposed action approved by the department
19 to the joint committee on finance. This subsection does not apply to an
20 action taken by the board of regents of the university of Wisconsin system,
21 within the statutory authority of the board, to remove a liability of less
22 than \$5,000.

23 ••87-1272/2••SECTION 86. 16.544 (4) of the statutes is created to read:

24 16.544 (4) In this section, "agency" has the meaning given under s. 16.52
25 (7).

26 ••87-2295/2••SECTION 90. 16.62 (2) of the statutes is amended to read:

27 16.62 (2) The department may establish user charges for records storage
28 and retrieval services, with any moneys collected to be credited to the

1 appropriation under s. 20.505 (1) ~~(i)~~ (im) or (kg). Such charges shall be
2 structured to encourage efficient utilization of the services.

3 ••87-2295/2••SECTION 91. 16.62 (3) of the statutes is amended to read:

4 16.62 (3) The department may establish user fees for the services of the
5 public records and forms board ~~and its coordinator. Those fees shall be suf-~~
6 ~~ficient to fund the necessary services.~~ Any moneys collected shall be cred-
7 ited to the appropriation under s. 20.505 (1) ~~(i)~~ or (kg).

8 ••87b0475/2••SECTION 91g. 16.705 (1) of the statutes is renumbered 16.705
9 (1) (a) and amended to read:

10 16.705 (1) (a) ~~The~~ Except as provided in par. (b), the department or its
11 agents may contract for services which can be performed more economically or
12 efficiently by such contract.

13 ••87b0475/2••SECTION 91r. 16.705 (1) (b) of the statutes is created to
14 read:

15 16.705 (1) (b) The department or its agents are prohibited from con-
16 tracting for the cleaning or maintenance of any property for which the
17 department has managing authority under s. 16.84 (1) on or after the effective
18 date of this paragraph [revisor inserts date], unless the department
19 originally contracted for the cleaning or maintenance of that property prior
20 to that date.

21 ••87b1487/1 •• 87b1922/en••SECTION 93c. 16.75 (1) (a) of the statutes is
22 amended to read:

23 16.75 (1) (a) 1. All orders awarded or contracts made by the department
24 for all materials, supplies, equipment and contractual services, except as
25 otherwise provided in par. (c) and subs. (1m), (2), (2g), (2m), (3m), (3s),
26 (3t), (6), (7) and (8) and ss. 16.754, 46.265, 50.05 (7) (f) and 144.48 (7),
27 shall be awarded to the lowest responsible bidder, taking into consideration
28 life cycle cost estimates under sub. (1m), when appropriate, the location of

1 the agency, the quantities of the articles to be supplied, their conformity
2 with the specifications, and the purposes for which they are required and the
3 date of delivery; ~~but preference shall always be given to materials, supplies,~~
4 ~~equipment and contractual services of Wisconsin producers, distributors, sup-~~
5 ~~pliers and retailers.~~

6 3. Bids may be received only in accordance with such specifications as
7 are adopted by the department as provided in this subsection. Any or all bids
8 may be rejected. Each bid, with the name of the bidder, shall be entered on a
9 record, and each record with the successful bid indicated shall, after the
10 award or letting of the contract, be opened to public inspection. Where a low
11 bid is rejected, a complete written record shall be compiled and filed, giving
12 the reason in full for such action. Any waiver of sealed, advertised bids as
13 provided in sub. (2m) or (6) or of the purchasing prohibition provided in sub.
14 (8) shall be entered on a record kept by the department and open to public
15 inspection.

16 ••87b1487/1 •• 87b1922/en••SECTION 93f. 16.75 (1) (a) 2 of the statutes
17 is created to read:

18 16.75 (1) (a) 2. If a vendor is not a Wisconsin producer, distributor,
19 supplier or retailer and the department determines that the state, foreign
20 nation or subdivision thereof in which the vendor is domiciled grants a
21 preference to vendors domiciled in that state, nation or subdivision in making
22 governmental purchases, the department and any agency making purchases under
23 s. 16.74 shall give a preference over that vendor to Wisconsin producers,
24 distributors, suppliers and retailers, if any, when awarding the order or
25 contract. The department may enter into agreements with states, foreign
26 nations and subdivisions thereof for the purpose of implementing this
27 subdivision.

1 ••87b0474/2••SECTION 93g. 16.75 (3m) (c) 4 of the statutes is amended to
2 read:

3 16.75 (3m) (c) 4. The department shall annually prepare and submit a
4 report to the governor and to the presiding officer of each house of the
5 legislature on the total amount of money paid to and of indebtedness or other
6 obligations underwritten by minority businesses, minority financial advisers
7 and minority investment firms under the requirements of this subsection and
8 ss. 16.855 (10m), 16.87 (2) ~~and~~, 18.16, 18.64, 18.77, 25.185, 84.075, 231.27
9 and 234.85 and on this state's progress toward achieving compliance with par.
10 (b) and ss. 16.855 (10m) (a), 16.87 (2) ~~and~~, 18.16 (2) to (4), 18.64 (2) to
11 (4), 18.77 (2) to (4), 25.185, 84.075 (1), 231.27 (2) to (5) and 234.85 (2) to
12 (5).

13 ••87b0474/2••SECTION 93gm. 16.75 (3m) (c) 5 of the statutes is amended to
14 read:

15 16.75 (3m) (c) 5. In determining whether a purchase, contract or subcon-
16 tract complies with the goal established under par. (b) or s. 16.855 (10m) ~~or~~,
17 16.87 (2), 18.16 (2) to (4), 18.64 (2) to (4), 18.77 (2) to (4), 25.185,
18 231.27 (2) to (5) or 234.85 (2) to (5), the department shall include only
19 amounts paid to minority businesses, minority financial advisers and minority
20 investment firms certified by the department of development under s. 560.036
21 (2).

22 ••87b1487/1 •• 87b1922/en••SECTION 94e. 16.75 (8) of the statutes is
23 amended to read:

24 16.75 (8) The department shall not purchase any product known to be
25 manufactured or sold by any person or firm included on the list of labor law
26 violators compiled by the department of industry, labor and human relations
27 under s. 101.245. The secretary may waive this subsection if maintenance,
28 repair or operating supplies are required to maintain systems or equipment